EXHIBIT 14

Case 4:07-cv-05944-JST Document 3701-25 Filed 02/27/15 Page 2 of 13 SUBJECT TO PROTECTIVE ORDER 1 Kenneth A. Gallo (pro hac vice) Joseph J. Simons (pro hac vice) 2 Craig A. Benson (pro hac vice) PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP 3 2001 K Street, NW Washington, DC 20006-1047 4 Telephone: (202) 223-7300 5 Facsimile: (202) 223-7420 Email: kgallo@paulweiss.com 6 Email: jsimons@paulweiss.com Email: cbenson@paulweiss.com 7 8 Stephen E. Taylor (SBN 058452) Jonathan A. Patchen (SBN 237346) 9 TAYLOR & COMPANY LAW OFFICES, LLP 10 One Ferry Building, Suite 355 San Francisco, California 94111 11 Telephone: (415) 788-8200 Facsimile: (415) 788-8208 12 Email: staylor@tcolaw.com Email: jpatchen@tcolaw.com 13 14 Attorneys for Plaintiffs Sharp Electronics Corporation and Sharp Electronics Manufacturing Company of America, Inc. 15 UNITED STATES DISTRICT COURT 16 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 17 18 IN RE: CATHODE RAY TUBE (CRT) Case No.: 3:07-cv-5944-SC ANTITRUST LITIGATION MDL NO.: 1917 19 INDIVIDUAL CASE: 3:13-cv-01173-20 SC This Document Relates To: 21 **RESPONSE TO HITACHI** Sharp Electronics Corp., et al. v. Hitachi Ltd., et al. 22 DISPLAYS, LTD.'S (N/K/A/ JAPAN **DISPLAY INC.) FIRST SET OF** 23 INTERROGATORIES TO SHARP **ELECTRONICS CORPORATION** 24 AND SHARP ELECTRONICS MANUFACTURING COMPANY OF 25 AMERICA, INC. 26 27 28 CASE No.: 3:07-cv-05944-SC RESPONSE TO HITACHI DISPLAYS, LTD.'S FIRST

INDIVIDUAL CASE NO.: 3:13-cv-01173-SC

20

21

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

2223

24

4. Sharp objects to the Interrogatories to the extent that they seek or call for information that can equally or more readily, conveniently, and in a less burdensome fashion be obtained by Defendants from others.

2526

5. Sharp objects to the Interrogatories to the extent that they seek information that is neither relevant to this litigation, nor reasonably calculated to lead to the discovery of admissible evidence. Further, these Responses and Objections are without prejudice to, and not a waiver of,

27

28

CASE No.: 3:07-cv-05944-SC

- Sharp's right to contend at trial or otherwise in this action that such information is irrelevant, immaterial, inadmissible, or not a proper basis for discovery, nor any objection by Sharp to any future use of such information.
- Sharp objects to the Interrogatories to the extent that they are unintelligible, vague, 6. ambiguous, overly broad, unduly burdensome, and oppressive.
- 7. Sharp objects to the Interrogatories to the extent that they seek or call for information not in Sharp's possession, custody, or control.
- 8. Documents produced by Sharp in this litigation shall be deemed produced in response to these Interrogatories, subject to the Responses and Objections contained herein. The burden of identifying specific information or documents responsive to these Interrogatories from documents produced in the course of this litigation is substantially the same for either party, and Sharp is entitled to elect the option to produce business records pursuant to Rule 33(d) of the Federal Rules of Civil Procedure.
- 9. Sharp objects to the Interrogatories to the extent that they seek or call for information or documents protected from disclosure by the attorney-client privilege, the attorney work product doctrine, or any other privilege, protection, or immunity applicable under the governing law. Any information disclosed pursuant to the Interrogatories will be disclosed without waiving, but on the contrary reserving and intending to reserve, each of these privileges, protections, or immunities. Any accidental disclosure of privileged information or material shall not be deemed a waiver of the applicable privilege, protection, or immunity.
- 10. Sharp objects to the Interrogatories to the extent that they are duplicative and/or cumulative, either internally of themselves or of discovery previously propounded to Sharp by other defendants in this matter. Each such Interrogatory violates Section XV, subsections D and E, of the Court's "Order Re Discovery and Case Management Protocol," entered on April 3, 2012. Order Re: Discovery and Case Management Protocol, In re Cathode Ray Tube Antitrust Litigation, Case No. 07-cv-05944-SC, MDL No. 1917 (N.D. Cal. Apr. 3, 2012) (MDL Dkt. No. 1128).

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- 12. Sharp objects to the Interrogatories to the extent that they prematurely call for expert testimony and states that Sharp will provide expert disclosures as provided by the Federal Rules of Civil Procedure and the orders of the court.
- 13. Sharp objects to the Interrogatories to the extent that they call for speculation or call for a conclusion on an issue of law.
- 14. Sharp objects to the Interrogatories to the extent they seek information about contentions or call for all evidence or all information in support of allegations or contentions. Such Interrogatories are premature, Sharp has not completed its discovery and preparation in this matter, and its investigation of this case is ongoing. These responses are being made after reasonable inquiry into the relevant facts, and are based only upon the information and documentation that is presently known to Sharp. Further investigation and discovery may result in the identification of additional information or contentions, and Sharp reserves the right to supplement and modify its responses. Sharp's responses should not be construed to prejudice its right to conduct further investigation in this case, or to limit Sharp's use of any additional evidence that may be developed.
- 15. Sharp objects to, and expressly disclaims, any need or intent to prove any facts listed herein as a prerequisite to proving its claims at trial.
- 16. Sharp reserves its right to try its case as it determines is best at trial. This includes by not using facts or information stated herein or using facts or information in addition to those stated therein.
- 23 | 17. Sharp's responses will be subject to the Stipulated Protective Order entered in this action (MDL Dkt. No. 306).
- 25 18. Sharp objects to the Interrogatories to the extent they contain any incidental or implied 26 admission of fact or law. Sharp's responses to all or any part of any Interrogatory should not be 27 taken as an incidental or implied admission, agreement, or concurrence that: (i) Sharp accepts or 28 admits an express or implied assumption of fact set forth in or assumed by the Interrogatory; (ii)

- Sharp accepts or admits any express or implied assumption of law set forth in or assumed by the 1 Interrogatory; (iii) Sharp has in its possession, custody or control documents or information 2 3 responsive to that Interrogatory; or (iv) documents or information responsive to that Interrogatory exist. 4
- 19. Sharp objects to the Interrogatories to the extent that they call for speculation or call for a 5 conclusion on an issue of law. 6
 - 20. Sharp reserves its right to object to and/or challenge any evidence on grounds of competency, relevance, materiality, privilege, or admissibility at trial or at any hearing or proceeding with respect to any admissions sought by the Interrogatories and all answers Plaintiffs provide in response to these Interrogatories.
 - 21. Sharp objects to the extent the Interrogatories misrepresent Sharp's allegations and the opinions expressed by Sharp's expert(s) in this case.
- 22. Sharp objects to the definition of "CRT" to the extent that it mischaracterizes Sharp's 13 Complaint. Sharp interprets the term "CRTs" as defined in its complaint as "CPTs and CDTs of 14 all sizes." 15
- 23. Sharp objects to the definitions of "CDT PRODUCT," "CPT PRODUCT," and "CRT 16 PRODUCT" to the extent that they mischaracterize and are inconsistent with the definition of 17 CRT Products in the Complaint. For purposes of these responses only, Sharp shall use the terms 18 "CDT PRODUCT," "CPT PRODUCT," and "CRT PRODUCT" to mean electronic devices 19 containing CDTs (such as monitors) and CPTs (such as televisions). 20
 - Sharp objects to the definition of "'DOCUMENT' or 'DOCUMENTS" as vague, 24. ambiguous, and unreasonably broad and, depending upon Defendants' meaning may call for a legal conclusion. Sharp also objects to the definition of "DOCUMENT' or 'DOCUMENTS" to the extent that it calls for documents that are subject to the attorney-client privilege, the work product doctrine, other applicable privilege, or are not in Sharp's possession, custody or control.
 - 25. Sharp objects to the definition of "IDENTIFY" because it is overly broad, unduly burdensome, and oppressive insofar as it requires that Sharp identify and locate numerous individuals involved in thousands of discrete purchases made over the course of more than 12

8

9

10

11

12

21

22

23

24

25

26

27

28

- Sharp objects to the definition of "YOU," "YOUR," and "YOURSELF" as overbroad, 26. vague, and not reasonably calculated to lead to the discovery of admissible evidence. In responding to the Interrogatories directed to "YOU" or "YOUR," Sharp will respond for the Plaintiffs SEC and SEMA and persons acting on their behalf.
- 27. Sharp objects to Instruction No. 1 to the extent that it calls for information that is the 11 subject of the attorney-client privilege, the work product doctrine, or any other applicable 12 privilege, or is not in Plaintiffs' possession, custody or control. 13
 - 28. Sharp objects to Instruction No. 7 because the construction of "and" to include "or" and vice versa is vague, ambiguous, and confusing, and likely to create multiple, contradictory meanings from the same language. Sharp uses "and" and "or" according to their ordinary meanings.
 - 29. Sharp objects to Instruction No. 8 because it is vague, ambiguous, and confusing and likely to create multiple, contradictory meanings from the same language. Sharp refers to singular and plural nouns according to their ordinary meanings.
 - 30. Sharp objects to Instruction No. 9 because it is vague, ambiguous, and confusing and likely to create multiple, contradictory meanings from the same language. Sharp uses the present and past tenses according to their ordinary meanings.
 - Sharp objects to Instruction No. 10 because the construction of "any" to include "all" and 31. vice versa is vague, ambiguous, and confusing, and likely to create multiple, contradictory meanings from the same language. Sharp further objects to the definition of "any" and "all" as not reasonably limited in scope or time. Sharp uses "any" and "all" according to their ordinary meanings.

7

8

9

10

14

15

16

17

18

19

20

21

22

23

24

25

26

27

CASE No.: 3:07-cv-05944-SC

RESPONSES TO INTERROGATORIES

Interrogatory No. 1:

If YOUR response to any of Hitachi Displays, Ltd.'s (n/k/a Japan Display Inc.) First Set of Requests for Admission To Sharp Electronics Corporation and Sharp Electronics Manufacturing Company of America, Inc. was anything other than an unqualified admission, separately for each Request for Admission:¹

- a. state the number of the request for admission;
- b. state all facts upon which YOU base YOUR response;
- c. IDENTIFY all EVIDENCE upon which YOU intend to rely to support YOUR response; and
- d. IDENTIFY each PERSON who has knowledge of the facts upon which YOU base YOUR response.

Response to Interrogatory No. 1:

Requests for Admission Nos. 1 through 25: Sharp refers to and incorporates its General Objections to these Interrogatories, as well as its specific objections to Requests for Admission Nos. 1 through 20, as if fully restated here. Sharp also objects to this Interrogatory to the extent that it calls for information that is already in the possession, custody, or control of Defendants, or that can equally or more readily, conveniently, and in a less burdensome fashion be obtained by Defendants. Sharp further objects to this Interrogatory, in combination with the accompanying Requests for Admission served simultaneously, on the grounds that it is premature, and that it seeks to impose an undue burden on Sharp to state its entire case on an incomplete record and review and analyze all information obtained in discovery thus far at this stage of this litigation. Sharp objects that this Interrogatory improperly requires Sharp to marshal all evidence in support of its case, including all testimony, in responses to written discovery, but particularly while discovery is ongoing and in advance of the applicable deadlines set by the Court for disclosure of pretrial information. Sharp further objects to the Interrogatory on the grounds that it is vague,

CASE No.: 3:07-cv-05944-SC

INDIVIDUAL CASE No.: 3:13-cv-01173-SC

¹ See Special Master Martin Quinn's Order re Rules For Responding to Reciprocal Written Discovery Requests Regarding The Parties' Contentions, *In re TFT-LCD (Flat Panel) Antitrust Litig.*, MDL No. 1827 (Dkt. No. 2576) (filed March 21, 2011) (ordering direct purchaser plaintiffs to "respond now . . . based on the information and analysis presently available to them" to an interrogatory seeking the bases for plaintiffs' denials of requests for admission).

CASE No.: 3:07-cv-05944-SC

INDIVIDUAL CASE No.: 3:13-cv-01173-SC

28

ambiguous, overly broad, unduly burdensome, and oppressive, and on the grounds that it is cumulative and duplicative of other discovery propounded in this case, and is therefore in violation of the Special Master's Order Regarding Individual Action Plaintiffs and Case Management (MDL Dkt. No. 1727, May 3, 2010). Sharp additionally objects to the Interrogatory as requiring the attribution of a particular action to a specific Hitachi entity when all of the Hitachi entities named as defendants were owned and controlled and acted pursuant to the overall strategy and direction of Hitachi, Ltd. Sharp also objects to this Interrogatory on the grounds that it seeks, in contravention to well-established legal principles, to dismember the overall conspiracy to focus on its separate parts, instead of looking at it as a whole. See Continental Ore Co. v. Union Carbide & Carbon Corp., 370 U.S. 690, 699 (1962); Beltz Travel Service, Inc. v. Int'l Air Trans. Assoc., 620 F.2d 1360, 1366-67 (9th Cir. 1980) (citing *United States v. Patten*, 226 U.S. 525, 544 (1913)). All conspirators are jointly liable for the acts of their co-conspirators and the action of any of the conspirators in furtherance of the conspiracy is, in law, the action of all. *Id*. Sharp further objects to the extent this request calls for expert testimony. Sharp also objects to the extent that this request calls for information that is covered by attorney-client privilege or the work product protection. Sharp further states that it has not completed its discovery and preparation in this matter and that its investigation of the case is ongoing, and Sharp reserves its right to supplement or amend its response to this Request consistent with Federal Rule of Civil Procedure 26(e). Subject to and without waiving the foregoing objections, Sharp states that the response to

Subject to and without waiving the foregoing objections, Sharp states that the response to this Interrogatory may include the transactional data and documents produced by Defendants, co-conspirators, and third parties in MDL No. 1917. The burden of identifying specific documents responsive to this Interrogatory from review of the documents and data identified in this response is substantially the same for either Sharp or Hitachi Displays. Sharp further states that information responsive to this Interrogatory is contained in the following, which are incorporated here by reference:

Exhibit A to these Responses;

	SUBJECT TO FROTECTIVE ORDER
1	• the expert report of Dr. Jerry A. Hausman dated April 15, 2014 and accompanying materials;
2	• the supplemental report of Dr. Jerry A. Hausman dated July 3, 2014 and accompanying
3	materials;
4	Demonstrative Exhibit 1 to the expert report of Jerry A. Hausman dated July 15, 2014;
5	Hitachi Displays, Ltd.'s Supplemental Response to Direct Purchaser Plaintiffs' First Set of
6	Interrogatories, No. 5 (February 10, 2012);
7	Hitachi Displays, Ltd.'s (n/k/a Japan Display Inc.) Second Supplemental Response to Direct
9	Purchaser Plaintiffs' First Set of Interrogatories, Interrogatory No. 5 (April 12, 2013);
10	Hitachi Electronic Devices (USA), Inc.'s Supplemental Response to Direct Purchaser
11	Plaintiffs' First Set of Interrogatories, Interrogatory No. 5 (February 10, 2012);
12	Hitachi Electronic Devices (USA), Inc.'s Second Supplemental Response to Direct Purchaser
13	Plaintiffs' First Set of Interrogatories, Interrogatory No. 5 (April 26, 2013);
14 15	Koninklijke Philips Electronics N.V.'s Responses and Objections to Direct Purchaser
16	Plaintiffs' First Set of Interrogatories Nos. 4 and 5 (March 21, 2012);
17	Koninklijke Philips Electronics N.V. and Philips Electronics North America Corporation
18	Responses and Objections to Direct Purchaser Plaintiffs' First Set of Interrogatories Nos. 4
19	and 5 (July 18, 2012);
20	• LG Electronics, Inc.'s Supplemental Responses to Direct Purchaser Plaintiffs' First Set of
21	Interrogatories, Interrogatories Nos. 4 and 5 (Feb. 10, 2012);
22 23	• LG Electronics, Inc.'s Second Supplemental Responses to Direct Purchaser Plaintiffs' First
24	Set of Interrogatories, Interrogatories Nos. 4 and 5;
25	Panasonic Corporation of North America, MT Picture Display Co., Ltd., and Panasonic
26	Corporation (f/k/a Matsushita Electric Industrial Co., Ltd.) Second Supplemental Responses
27	and Objections to Direct Purchaser Plaintiffs' First Set of Interrogatories (November 2, 2011)
28	and Objections to Direct i dichaser i familitis Trist Set of interrogatories (November 2, 2011)

Case 4:07-cv-05944-JST Document 3701-25 Filed 02/27/15 Page 10 of 13 CONFIDENTIAL

CASE No.: 3:07-cv-05944-SC

•	Panasonic Corporation of North America, MT Picture Display Co., Ltd., and Panasonic
	Corporation (f/k/a Matsushita Electric Industrial Co., Ltd.) Third Supplemental Responses
	and Objections to Direct Purchaser Plaintiffs' First Set of Interrogatories (December 23,
	2011);
•	Philips' Supplemental Responses to Direct Purchaser Plaintiffs' First Set of Interrogatories,
	Interrogatories Nos. 4 and 5 (March 21, 2012);
•	Philips' Second Supplemental Responses to Direct Purchaser Plaintiffs' First Set of
	Interrogatories, Interrogatories Nos. 4 and 5 (July 18, 2012);
•	Samsung SDI Defendants' Responses to Direct Action Plaintiffs' First Set of Interrogatories
	(May 12, 2010);
•	Samsung SDI Defendants' Supplemental Responses to Direct Purchaser Plaintiffs' First Set of
	Interrogatories Nos. 4 and 5 (October 17, 2011);
•	Samsung SDI Defendants' Second Supplemental to Direct Purchaser Plaintiffs' First Set of
	Interrogatories Nos. 4 and 5 (November 25, 2013);
•	Samsung SDI Co., Ltd.'s Responses to Dell Plaintiffs' First Set of Interrogatories (November
	25, 2013);
•	Samsung SDI Co., Ltd.'s Responses to Dell Plaintiffs' First Set of Requests for Admission
	(November 25, 2013);
•	Toshiba America Electronic Components, Inc.'s Supplemental Objections and Responses to
	Interrogatory Nos. 4 and 5 of Direct Purchaser Plaintiffs' First Set of Interrogatories
	(February 10, 2012);
•	Toshiba Corporation's Supplemental Objections and Responses to Interrogatory Nos. 4 and 5
	of Direct Purchaser Plaintiffs' First Set of Interrogatories (February 10, 2012);
RES	SPONSE TO HITACHI DISPLAYS, LTD.'S FIRST CASE NO.: 3:07-ev-05944-SC
	· RE

Case 4:07-cv-05944-JST Document 3701-25 Filed 02/27/15 Page 11 of 13 CONFIDENTIAL

SUBJECT TO PROTECTIVE ORDER

9

INDIVIDUAL CASE NO.: 3:13-cv-01173-SC

9

12 13

11

14 15

16 17

18

20

19

22

21

24

23

26

25

27 28 Sharp's Responses to Thomson SA and Thomson Consumer's First Set of Interrogatories, Nos. 2 & 8 (July 10, 2014); and

Sharp's Objections and Responses to MT Picture Display Co., Ltd. and LG Electronics USA, Inc.'s Second Set of Interrogatories, Nos. 16 & 17 and Exhibit A to those responses (July 28, 2014).

Sharp further states that additional individuals with knowledge of the issues raised in Requests for Admission Nos. 1 through 25 that have not been previously mentioned, include, but are not limited to, all individuals referenced in documents introduced as exhibits during any deposition in MDL No. 1917, but who Plaintiffs have not been able to depose at this time.

Requests for Admission Nos. 26 through 69: In addition to the specific objections stated above, with respect to this Interrogatory as applied to Requests for Admission 20 through 66, Sharp further objects because it exceeds the limit set forth by Fed. R. Civ. P. 33. Interrogatories that ask the "responding party to state the facts, identify witnesses, or identify documents supporting the denial of each request for admission contained in a set of requests for admissions" should be construed as containing a subpart for each request for admission. See Safeco Ins. Co. of Am. v. Rawstron, 181 F.R.D. 441, 447 (C.D. Cal. 1998) ("Allowing service of an interrogatory which requests disclosure of all information on which the denials of each of 50 requests for admission were based . . . essentially transforms each request for admission into an interrogatory. This is not the purpose requests for admissions were intended to serve, and because Rule 36 imposes no numerical limit on the number of requests for admissions that may be served, condoning such a practice would circumvent the numerical limit contained in Rule 33(a)."); see also Local Rules 33-2 and 36-2.

RESPONSE TO HITACHI DISPLAYS, LTD.'S FIRST SET OF INTERROGATORIES TO SHARP

CASE No.: 3:07-cv-05944-SC INDIVIDUAL CASE No.: 3:13-cv-01173-SC

	Case 4:07-cv-05944-JST [Document 3701-25 Filed 02/27/15 Page 13 of 13 CONFIDENTIAL
		SUBJECT TO PROTECTIVE ORDER
	DATED: August 4, 2014	By: /s/ Craig A. Benson
,		Stephen E. Taylor (SBN 058452)
3		Jonathan A. Patchen (SBN 237346) TAYLOR & COMPANY LAW OFFICES, LLP
1		One Ferry Building, Suite 355
5		San Francisco, California 94111 Telephone: (415) 788-8200
5		Facsimile: (415) 788-8208 Email: staylor@tcolaw.com
7		Email: jpatchen@tcolaw.com
8		Kenneth A. Gallo (pro hac vice)
9		Joseph J. Simons (<i>pro hac vice</i>) Craig A. Benson (<i>pro hac vice</i>)
0		PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP 2001 K Street, NW
1		Washington, DC 20006
2		Telephone: (202) 223-7300 Facsimile: (202) 223-7420
3		kgallo@paulweiss.com jsimons@paulweiss.com
4		cbenson@paulweiss.com
5		Attorneys for Plaintiffs
6		
7		
8		
9		
)		
1		
2		
3		
4		
5		
6		
7		
3		
	RESPONSE TO HITACHI DISPLAYS, I SET OF INTERROGATORIES TO SHAR	